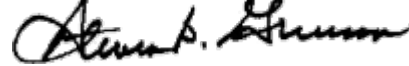


# Exhibit “C”

*Plaintiff's Request for Exemption*



1. REA  
 2. Justin L. Dewey, Esq.  
 Nevada Bar No. 14508  
 Tingey & Tingey  
 3. 2001 W. Charleston Blvd.  
 Las Vegas, Nevada 89102  
 Telephone: (702) 333-0000  
 4. Facsimile: (702) 333-0001  
 justin@tingeylawfirm.com  
 5. Attorney for Plaintiff

6.

## DISTRICT COURT

7. CLARK COUNTY, NEVADA

9. JESSICA LIS,

Case No: A-20-816280-C  
Dept No: XIV

10. Plaintiff,

11. vs.

12. WALMART INC.,

13. Defendant.

PLAINTIFF'S REQUEST FOR EXEMPTION FROM ARBITRATION

14. COMES NOW plaintiff Jessica Lis, by and through the attorney, Justin L. Dewey, Esq. of the  
 15. law firm Tingey & Tingey, and petitions that the above-entitled matter be exempted from arbitration  
 16. pursuant to Nevada Arbitration Rules 3 and 5, as this case:

17. 1. \_\_\_\_\_ presents a significant issue of public policy;  
 2. X involves an amount in issue in excess of \$50,000;  
 3. \_\_\_\_\_ unusual circumstances which constitute good cause for removal.

20. On July 16, 2018, the plaintiff was injured as the result of an unsafe condition (wet floor)  
 21. that existed on the property of defendant Walmart Inc., located in Clark County, Nevada. As a  
 22. result of the injury, the plaintiff had medical treatment including a knee surgery. The total amount  
 23. of the known special damage is \$60,969.55, summarized as follows:

|                                      |             |
|--------------------------------------|-------------|
| Surgical Arts Center                 | \$29,182.00 |
| Knee and Shoulder Institute          | 15,905.00   |
| Centennial Hills Hospital            | 1,885.00    |
| Shadow Emergency Physicians          | 853.00      |
| Desert Radiology                     | 5,053.55    |
| Las Vegas Spine & Pain Center        | 3,335.00    |
| UNLV Family Medicine                 | 151.00      |
| Mountain View Hospital ER at Aliante | 4,078.00    |
| Fremont Emergency Associates         | 486.00      |
| Radiology Specialists                | 41.00       |

30. ||

1. Based on the standard applied to a petition for exemption and the allegations stated by the  
2. plaintiff, it appears that the reasonable value of this case is such that it should be removed from the  
3. arbitration program.

4. I hereby certify pursuant to NRCP 11 this case to be within the exemption marked above and  
5. I am aware of the sanctions which may be imposed against any attorney or party who without good  
6. cause or justification attempts to remove a case from the arbitration program.

7. Dated this 7th day of July 2020.

8. Tingey & Tingey

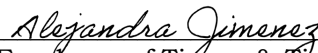
9.   
10. Justin L. Dewey Esq.  
11. 2001 W. Charleston Blvd.  
12. Las Vegas, NV 89102  
13. Attorney for Plaintiff

14. CERTIFICATE OF SERVICE

15. I hereby certify that the foregoing PLAINTIFF'S REQUEST FOR EXEMPTION FROM  
16. ARBITRATION was served to the following:

17. Latisha Robinson, Esq.  
18. Phillips, Spallas & Angstadt  
19. 504 South Ninth Street  
20. Las Vegas, NV 89101  
21. Attorney for Defendant

22. Dated this 8th day of July 2020.

23.   
24. An Employee of Tingey & Tingey